

STOCK EXCHANGE WILL TAKE ACTION

CLIQUE OF WRECKERS WILL BE
WATCHED WITH VIGI-
LANCE IN FUTURE.

The San Francisco Call of yesterday contains another lengthy article on the clique of wreckers that have been operating in the stock exchange and states that the governing committee is prepared to take drastic action to meet the issue. In the article the Call says:

Herman Zadig, William C. Ralston and B. F. Shaw are among those who have definitely gone on record against a policy that will permit of fictitious sales or bogus operations of any sort.

"This exchange," said Shaw, "must stand for only clean trading and will not tolerate bogus buying or bogus selling. I believe the situation has already been corrected. It should be our policy to have it understood that any illegitimate trading will be punished in a way to make its recurrence highly improbable. We have good reports from the mines and we should keep up the standard of the board. That is our intention and it will be done." Shaw is one of the members of the governing committee, and his words found ready endorsement from other members of the same body.

Concordia Club
Wed. Night Dancing Assembly,
Miners' Hall, 9 o'clock. If

JIM FELL, PUGILIST, IS BACK IN OLD HOME

A short session of the justice court was held Tuesday at which time Jim Fell was given five days in the county jail for drunkenness. Last August Fell was arraigned before Justice Gracey on that charge and was given a ticket of leave, sentence being suspended until 2 o'clock on that afternoon. Jim left at once, but returned a short time ago, and returning to his old tricks, a bench warrant was issued and sentence pronounced under the old complaint.—Virginia Chronicle.

OLD HORSE SALE

The following unclaimed property will be sold at public auction by Wittenberg Warehouse & Transfer Co. on Wednesday, July 12, 1911, at their warehouse, to cover freight, storage and all other charges, unless redeemed before the aforesaid date, according to the laws of the state of Nevada governing warehousing and storing. The sale to commence at 9 a. m.:

Mrs. J. L. Carlson—One box tin ware.

A. Igura—One bdl. bed end, one bdl. bed rails, one bed spring.

Jonas Larson—Four bdl. mining sacks.

J. J. McLennon—One steel couch.

F. Roth—One case m. machinery.

Rich Hardware—One box tinware.

Trans. Con. Frt. Co. (Notify S. C. Dunham)—5 crts. furniture, one box household goods.

D. D. Tarpey—One desk, two boxes books, letter press.

Theo. Young—One bag Sorghum seed.

W. B. Sollender M. Co.—One sewing machine and sign.

Bethesda Mineral Springs Co.—18 cases mineral water.

S. E. Farmer—One suit case.

Kenneth Miller—One bbl. 1 box, 1 sack assay supplies.

H. C. Marshall—One trunk.

W. C. Potts—One coffee mill (electric), 1 refrigerator, 1 cash register.

W. J. Shaw—Five pieces barber fixtures.

M. Simons—One bdl. tent poles, 1 stove and pipe.

Mrs. D. W. Semple—One trunk.

Paul Tarpey—One box screens.

Harriet Thompson—One box, 1 bbl. household goods.

J. White—One trunk.

N. C. Smith—One trunk.

Mrs. J. M. Kachelhofer—1 trunk.

J. C. Giffney—One stove and pipe.

1 tent, 1 tub (packed).

Mrs. R. A. Brooks—Two trunks, 1 sewing machine.

Theo. Young—One sack peanuts, 1 sack walnuts, 2 boxes raisins.

Four trunks—No name.

Six suit cases—No name.

Two—Telescopes—No name.

Two sample cases—No name.

Thirteen bundles bedding—No name.

Six grips—No name.

Music boxes, groceries, etc.

June 28-1911

Judge Averill Delay Is Unavoidable

The Elko Free Press of Saturday says:

In a recent issue of the Tonopah Daily Bonanza, edited by W. W. Booth, Judge Averill is criticised for his absence from the district court at that place in the following article:

"Rumor has it that Judge Averill will not return to Tonopah before the latter part of this month. In the parlance of printerdom, he has 'jumped his cases without putting on a sub,' and the only difference between the judge and the printer is that the former is still drawing his \$7000, and when the latter goes away his salary quits with his services.

"Quite a little comment has been caused by the duration of Judge Averill's absence, as there is much business in this county that could be attended to, and in case of injunctions being asked for, the residents of this section would be put to some inconvenience."

The fact of the matter is this: When the arson case, now on trial in the district court at this place, over which Judge Averill is presiding, came up for trial, Judge Taber was disqualified on account of being district attorney at the time when the crime was committed, and when the preliminary trial at Tuscarora was held, he was therefore compelled to call upon some other judge outside of his district to reheve him. Judge Orr, it will be remembered, came up from Reno on the Bachman case, but found he could not leave his duties at Reno for the length of time that the arson case demanded, and after considerable correspondence among the judges of the several districts, it was arranged that Judge Averill, of Tonopah, would come to Elko for this case.

At that time it was not expected the case would be so lengthy, and after Judge Taber had cleaned up his docket in the southern part of his district, he went to Goldfield as one of the three judges on the famous Frances-Mohawk case, which it was thought would last at least six weeks, thus relieving Judge Averill in order that he might come to Elko.

Judge Orr and Judge French are handling the four Nye county cases, three of which grew out of affairs of the Nye & Ormsby County bank, and involve about \$100,000. They are difficult cases, demanding much time and hard work. They were assigned to Judge Orr, who divided them with Judge French. To get Judge Orr to take them Judge Averill promised to help him in any way he could with his work, and when Judge Orr found he could not remain here to hold this term of court, he suggested that Judge Taber ask Judge Averill to come to try the cases instead of helping Judge Orr at Reno, Judge French having agreed to do that.

Nye county has actually been get-

ting the services of three judges—Orr, French and Averill—since last December.

A telegram from Judge Taber at Goldfield, received by Judge Averill last evening, stating that he would go to Tonopah next Monday to hold court until the situation was relieved, clears up the matter and should satisfy the Bonanza that the legal situation is being cared for.

Judge Averill is holding daily session of court here, with frequent night sessions, and is probably working harder to earn his \$7000 salary than if he were at Tonopah. It is not likely he will be able to return to Tonopah by the latter part of this month, but we assure Brother Booth that Judge Taber is capable of handling any phase of the legal situation that might arise in Tonopah, and that we will return Judge Averill safe and sound when we get through with him here in Elko.

Note—Probably this article sounds good when read in Elko.—Ed.

ROBS WOMAN.

One of the most contemptible acts ever practiced by a ghoul, garbed as a man, was that of a miscreant on Friday night of last week, at McGill.

In the house of carnage of the night before a lone woman remained with her babe in arms, the dead body of her brother-in-law in the Ely morgue, her husband in the county jail awaiting an investigation into his slaying of his brother.

With the head of the house detained, the sole support of the woman for the time, was a number of chickens which she had been caring for.

Some unknown creature under cover of darkness, and taking advantage of the condition of the scrawling and lone woman, stole all the chickens.

When the news was made known, the feeling ran high in McGill, and if the thief is caught he will be given short shrift in that town.—White Pine News.

DIVIDEND NOTICE

At the meeting of the board of directors of the Tonopah Mining company of Nevada, held this day, a regular quarterly dividend of TWENTY-FIVE per cent and an extra dividend of FIFTEEN per cent was declared, payable July 21, 1911, to stockholders of record June 30, 1911. Transfer books close 3 p. m. June 30, 1911. Open July 10, 1911, 10 a. m.

C. A. HIGBEE, Treasurer.
Philadelphia, Pa., June 22, 1911.
6-22-6t

HON. LEM ALLEN SELLS RANCH

PARTS WITH OLD ST. CLAIR
HOMESTEAD FOR A CONSID-
ERATION OF \$15,000.

Hon. Lemuel Allen, democratic political warhorse, ex-lieutenant-governor of this great commonwealth and a man who has had a greater amount of political honor as his portion than any other individual in the state, is a farmer no more, if occupation or ownership counts for anything, for after 44 strenuous years, hoeing weeds and irrigating alfalfa between political duties, the last tract of the famous 2200-acre ranch at St. Clair, comprising 590 acres and taking in the old homestead, has been sold.

A strange part of the proceedings is that while Mr. Allen made the sale, consummating the same last Thursday, no other party is known in the transaction, save C. S. Densen, of Reno, who acted as agent for the real buyer. The price paid for this valuable tract was \$42,500, making it one of the largest realty transactions ever pulled off in this county.

Mr. Allen has agreed to give possession to the new owner or owners on September 22nd of this year when his present year's crops have been harvested.

It was with more or less misgivings, naturally, that Mr. and Mrs. Allen concluded to give up the old home place, where they began residence in February, 1867. The ranch represent the lifetime endeavors of these sterling old folks, who now, that it has passed beyond their control, will likely move to this place to pass their declining years. No announcement has been made to this effect, but it is a safe assertion to make.—Churchill Standard.

NEW SUPERINTENDENT IN STATE ASYLUM FOR INSANE

The state asylum board named Dr. John A. Lewis of Reno as superintendent, vice Dr. Gibson, the incumbent, retired. E. L. Bingham, the present supervisor was retained. Controller Eggers opposed Lewis, but Governor Oddie and State Treasurer McMillan supported him.

There was considerable discussion, as there was some very strong opposition to Lewis. The change will be made July 1. The applications were very numerous, although it is said there were a few physicians in the state who did not apply for the position.

NOTICE!

To all persons having accounts with John J. Stenuff, proprietor of the Palace Meat Market: Take notice that said Stenuff has assigned all his accounts to H. Peterson, trustee, and you are notified not to pay the same to anyone but said H. Peterson or his undersigned agents. Please call and settle.

Tonopah, Nev., June 22, 1911.
6-22-6t S. R. MOORE & CO.

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